	United St	ATES DISTR	JCT COURT	Γ	
*****	Northern	District of	Texas	s at Fort Worth	
	UNITED STATES OF AMERICA				
	V.	ORDI	ER OF DETENT	TON PENDING TRI	AL
	LARRY HAWKINS	Case	4:15-CR-15	51-O (12)	
	Defendant			, ,	
	accordance with the Bail Reform Act, 18				ıclude
that th	e following facts require the detention of	•	-	ase.	
☐ (I)	Par The defendant is charged with an offense described is or local offense that would have been a federal offen □ a crime of violence as defined in 18 U.S.C. § 31 □ an offense for which the maximum sentence is li □ an offense for which a maximum term of imprisor	se if a circumstance giving 56(a)(4). fe imprisonment or death.	and has been convicted g rise to federal jurisdic		state
	a felony that was committed after the defendant	had been convicted of two	or more prior federal (offenses described in 18 U.S.(C
(3)	§ 3142(f)(1)(A)-(C), or comparable state or loca The offense described in finding (1) was committed a A period of not more than five years has elapsed sinc for the offense described in finding (1). Findings Nos. (1), (2) and (3) establish a rebuttable pasefety of (an) other person(s) and the community. If	I offenses. while the defendant was of the date of convictoresumption that no condi	n release pending trial tion release of the	for a federal, state or local office defendant from imprisonment	fense. ent
	There is probable cause to believe that the defendant	has committed an offense	•	٠	
V (1)	There is probable cause to believe that the defendant for which a maximum term of imprisonment of to under 18 U.S.C. § 924(c). under	en years or more is prescr		CS SOUNT CE SA THERN DISTRICT OF TE	KAC.
(2)	The defendant has not rebutted the presumption established appearance of the defendant as required and the second	afety of the community. Alternative Findings (B)	condition of combination	on of conditions will reasonable SEP 1 7 2015	ly assure
	There is a serious risk that the defendant will not app There is a serious risk that the defendant will endang		rson or the community.	RK, U.S. DISTRICT CO.	
				Days	
	Part II—Written d that the credible testimony and information submitte of the evidence that	n Statement of Reason ed at the hearing established		convincing evidence 🔲 a pr	repon-
				*** ** ** ** ** ** ** ** ** ** ** ** **	
to the ex reasonab Governm	Part III—E defendant is committed to the custody of the Attorney G tent practicable, from persons awaiting or serving so le opportunity for private consultation with defense c nent, the person in charge of the corrections facility sha ction with a court proceeding. September 17, 2015 Date	ntences or being feld in counsel. On order of a column all deliver the defendant to	presentative for confine astody pending appeal art of the United States	i. The defendant shall be affest or on request of an attorney shal for the purpose of an apport	orded a for the
Date		JEFFREY L. CURETON, UNITED STATES MAGISTRATE JUDGE			
			and Title of Judicial O		
	s applicable: (a) Controlled Substances Act (21 V.S.Cor (c) Section 1 of Act of Sept. 15, 1980 (21 U.S.C. §		olled Substances Impor	rt and Export Act (21 U.S.C. §	§ 951

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